

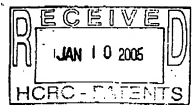
# United States Patent and Trademark Office

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		FIRST NAMED INVENTOR	ATTORNET DOCKET NO.	
APPLICATION NO.	FILING DATE		9039X	3453
10/659,489	09/10/2003	John Geoffrey Chan		
			EXAM	INER
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PTQ-90C (Rev. 10/03)

P.12/17

	Application No.	Applicant(s)						
	10/659,489	CHAN, JOHN GEOFFREY						
Artion Cummani	Examiner	Art Unit						
Office Action Summary		1744						
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Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPI	LY IS SET TO EXPIRE 3 MONT	H(S) FROM						
A SHORTENED STATUTORY PERMODERATION THE MAILING DATE OF THIS COMMUNICATION  Extensions of time may be available under the provisions of 37 CFR 1  after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a re  If NO period for reply is specified above, the maximum statutory perio Feilure to reply within the set or extended period for reply will, by statu- Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, however, may a repty be ply within the statutory minimum of thirty (30) d will apply and will expire SIX (6) MONTMS for	days will be considered timely.  tem the mailing date of this communication.						
Status								
AND Responsive to communication(s) filed on								
- " ' ' - ' - ' IIIO	Zaji This action is the interest of allowance except for formal matters, prosecution as to the ments is							
3) Since this application is in condition for allow closed in accordance with the practice unde	r Ex parte Quayle, 1935 C.D. 11	, 453 U.G. 213.						
•								
Disposition of Claims  4)⊠ Claim(s) <u>1-15</u> is/are pending in the application	On.							
4a) Of the above claim(s) is/are without	rawn from consideration.							
5) Ctalm(s) is/are allowed.		•						
6)⊠ Claim(s) 1 and 10-13 is/are rejected.								
	* '							
8) Claim(s) are subject to restriction an	d/or election requirement.							
Application Papers	•							
9)☐ The specification is objected to by the Exam	uner.	the Examiner.						
	SUCCEPTED OF DIFFE OPPOSITED AS AN	See 37 CFR 1.85(a).						
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Applicant may not request that any objection to Replacement drawing sheet(s) including the col	rection is required if the unawing(s)	Office Action or form PTO-152.						
Replacement drawing sheet(s) including the color and the c	e examiner. Note the attached c							
Priority under 35 U.S.C. § 119								
12) Acknowledgment is made of a claim for for	eign priority under 35 U.S.C. § 1	19(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:								
	nents have been received.							
	nomic have been (eceived III AVI	plication No						
3 Conies of the certified copies of the	priority documents have been in	eceived in this National Stage						
I series from the International Bu	reau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a	a list of the certified copies not re	eceived.						
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Attachment(s)	4) [] Interview Su	Immery (PTO-413)						
(PTO-892)	O No/o)	AMail Date						
2) Notice of Draftsperson's Patent Drawing Review (PTO-94) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/S)	P)	ormal Patent Application (PTO-152)						
3) Information Disclosure Statements) (F10-142 & F10-142	6) [ Other:							
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## DETAILED ACTION

## Claim Objections

1. Claim 1 is objected to because of the following informalities: Claim 1, lines 4-5, it is unclear from the claim what actually has the channel?

Appropriate correction is required.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1 and 10-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Klemas '660.

With respect to claim 1, the patent to Klemas '660 discloses in Figs. 1 and 6 an electric toothbrush, comprising a handle defined by tubular housing 10 and head portion 13 having a cavity, a head defined by shaft of tool 44 (Fig. 6), a flexible neck 39 extending between said handle and said head having a channel, a movable bristle carrier (bristle arrangement with concave element at distal end of tool 44 in Fig. 6) disposed on said head, a motor 17 disposed within said cavity, and a shaft 40 disposed within said flexible neck and operatively connected to said movable bristle carrier and to said motor. As for the recitation in claim 1 that the neck can flex at least about 5 degrees when a force of at least about 4 N is applied to said head, such a recitation is not deemed to define allowable subject matter because such a requirement can merely

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depend on the type of material which the neck is comprised of. Clearly, Klemas' neck 39 appears to deflect a sufficient amount or degree upon force (Fig. 6). In any case, one skilled in the art would find it obvious to provide for the optimum amount of neck flexure upon force to permit optimal cleaning of the oral cavity by merely selecting appropriate materials for the neck.

As for claims 10, 11 and 12, for the reasons just mentioned above for claim 1, the degree or angle of neck flexure with respect to a longitudinal axis of the toothbrush prior to being displaced is not deemed to be of any patentable moment here. Further, the terms "reversibly laterally" (claim 10), "reversibly rearwardly" (claim 11) and "reversibly forwardly" (claim 12) are deemed merely relative here, particularly, in view of Klemas' arrangement as shown in Fig. 6.

As for claim 13, Klemas' flexible shaft in Figs. 6 or 7 is deemed to also be a "ribbon."

### Allowable Subject Matter

Claims 2-9, 14 and 15 are objected to as being dependent upon a rejected base 4. clains, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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#### Conclusion

- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The patents to Marx and Haffiger are pertinent to various toothbrushes with flexible neck features.
- 6. Any inquiry concerning this communication or earlier communication from the Examiner should be directed to Randall Chin whose telephone number is (571) 272-1270. The Examiner can normally be reached on Monday through Thursday and every other Friday.

If attempts to reach the Examiner are unsuccessful, the Examiner's supervisor, Robert Warden, can be reached at (571) 272-1281. The number for Technology Center 1700 is (571) 272-1700.

The central fax number for the organization where this application or proceeding is assigned is (703) 872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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	Notice of References Cited				Examiner		Art Unit	Page 1 of 1		
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1	В	US-6,230,717	05-2001	Marx et al.				15/22.1		
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copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) ates in MM-YYYY format are publication dates. Classifications may be US or foreign.

S. Patent and Trademark Office TO-892 (Rev. 01-2001)

Notice of References Cited

Part of Paper No. 12222004

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Art Unit: 1744

R. Chin

Randall Chin Primary Examiner Art Unit 1744